2 UNITED STATES DISTRICT COURT 4 DISTRICT OF NEVADA 5

PLAYUP, INC., Plaintiff(s),

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Case No. 2:21-cv-02129-GMN-NJK

Order

DR. LAILA MINTAS,

Defendant(s).

Pending before the Court are responses to the letter from the Australian Government that processing of Mintas' deposition requests was delayed due to an administrative error. See Docket Nos. 604, 605. As PlayUp and Simic note, discovery has long been closed and the case is primed to move forward to a settlement conference and to the merits phase. Docket No. 605. Mintas appears to acknowledge that obtaining deposition testimony at this point would require a showing 16 for reopening discovery, but she did not attempt to make that showing in her response. See Docket No. 604 at 6 n.4.² If Mintas still seeks Australian depositions, she must file a motion to reopen discovery by January 17, 2025. A response to that motion must be filed by January 23, 2025. Any reply must be filed by January 24, 2025.

IT IS SO ORDERED.

Dated: January 14, 2025

Nancy J. Koppe

United States Magistrate Judge

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¹ At this juncture, Mintas has limited the depositions she seeks to Kerr, Benson, and McDow. See Docket No. 604 at 3 & n.1.

² The cursory discussion also identifies only the good cause standard, see id., even though reopening an expired case management deadline also requires a showing of excusable neglect, see Local Rule 26-3; see also SafeCo Ins. Co. of Am. v. AirVent, Inc., 2023 WL 2844347, at *1 & n.1 (D. Nev. Mar. 21, 2023) (identifying controlling standards).